1	Robert F. McCauley (SBN 162056)	COOLEY LLP
2	robert.mccauley@finnegan.com Jeffrey D. Smyth (SBN 280665)	HEIDI L. KEEFE (178960) (hkeefe@cooley.com)
3	jeffrey.smyth@finnegan.com Holly Atkinson (SBN 286546)	DANIEL J. KNAUSS (267414) (dknauss@cooley.com)
4	holly.atkinson@finnegan.com FINNEGAN, HENDERSON, FARABOW,	Five Palo Alto Square 3000 El Camino Real
	GARRETT & DUNNER, LLP	Palo Alto, CA 94306-2155
5	3300 Hillview Avenue Palo Alto, California 94304	Telephone: (650) 843-5000 Facsimile: (650) 849-7400
6	Telephone: (650) 849-6600 Facsimile: (650) 849-6666	DENNIS McCOOE
7		(mccooe@blankrome.com)
8	Attorneys for Plaintiffs ASETEK HOLDINGS, INC. and ASETEK A/S	(admitted <i>Pro Hac Vice</i>) JOEL DION (dion-j@blankrome.com)
9		(admitted <i>Pro Hac Vice</i>) BLANK ROME LLP
10		One Logan Square 130 North 18th Street
11		Philadelphia. PA 19103 Telephone: (215) 569-5580
12		Facsimile: (215) 832-5580
		Attorneys for Defendant
13		COOLIT SYSTEMS INC.
14	UNITED STATES	DISTRICT COURT
15	NORTHERN DISTRICT OF CALIFORNIA	
16	SAN FRANCISCO DIVISION	
17		
18	ASETEK HOLDINGS, INC. and ASETEK A/S,	CASE NO. 3:12-CV-04498-EMC
19	Plaintiffs,	JOINT STIPULATION TO EXTEND DISCOVERY DEADLINE; [PROPOSED
20	V.	ORDER]
21	COOLIT SYSTEMS INC.,	
22	Defendant.	
23		
24		
25		
26		
27		
28		

1	Plaintiffs Asetek Holdings, Inc. and Asetek A/S ("Asetek") and Defendant CoolIT Systems	
2	Inc. ("CoolIT") jointly stipulate, with the Court's permission, to an extension of the deadline for	
3	completion of non-expert discovery. The parties are cooperating regarding Asetek's request that	
4	CoolIT produce certain discovery, but due to a family emergency of CoolIT's counsel, this process	
5	is taking longer than anticipated. Accordingly, the parties stipulate, with the Court's permission, to	
6	extend the fact discovery cut-off to Monday, April 21, 2014.	
7	By his signature below, counsel for Plaintiffs Asetek Holdings, Inc. and Asetek A/S attests	
8	that counsel for Defendant CoolIT concurs in the filing of this document.	
9		
10	Dated: April 16, 2014	FINNEGAN, HENDERSON, FARABOW, GARRETT & DUNNER, LLP
11		
12		By: /s/ Jeffery D. Smyth Jeffery D. Smyth
13		Attorneys for Plaintiffs Asetek A/S and Asetek Holdings, Inc.
14		
15	Dated: April 16, 2014	BLANK ROME LLP
16		
17		By: /s/ Dennis McCooe Dennis McCooe
18		Attorneys for Defendant CoolIT Systems Inc.
19		
20		
21		
22		
23		
24		
25		
26		
27		
28		JOINT STIPULATION TO EXTEND DISCOVERY DEADLE

[PROPOSED] ORDER

Pursuant to the parties' stipulation, the Court extends the deadline for completion of fact/non-expert discovery to Monday, April 21, 2014.

IT IS SO ORDERED.

Dated: 4/17/14

